Docket No. 244375US41DIV

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE/APPLICATION OF: Udo-Henning STOEWER, et al.

**REX**IAL NUMBER: 10/690,633

ATTN: APPLICATION BRANCH

FILING DATE:

October 23, 2003

FOR:

A METHOD OF SECURING WORKPIECES

## FILING OF DECLARATION UNDER 37 CFR 1.53(f)

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

Responsive to the notification dated January 22, 2004, and in accordance with the provisions of 37 CFR 1.53(f), Applicants submit herewith a Rule 63 Declaration. The required fee was paid at the time of filing the application.

The Declaration enclosed herewith contains the following information:

Name(s) of Inventor(s)

Title of Invention

Attorney Docket Number

Filing Date

thereby adequately identifying the above-identified application in accordance with 37 CFR 1.63, as set forth in MPEP Section 601.01.

In light of the foregoing, this application is deemed to be in proper condition for examination and such favorable action is earnestly solicited.

Respectfully Submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Philippe J.C. Signore

Registration No. 43,922

Joseph A. Scafetta, Jr. Registration No. 26, 803

Customer Number

22850

Tel. (703) 413-3000 Fax. (703) 413-2220 (OSMMN 05/03)

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## Declaration, Power of Attorney and Petition

E (I) the undersigned inventor(s), hereby declare(s) that:

My residence, post office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

claimed and for winer a passer					
A METHOD OF SECURING	WORKPIECES				
the specification of which					
is attached h	ereto.				
was filed on	October 23, 2003	as			
Application	Serial No.		_		
	d on				
was filed as	PCT international application	1			
Number _					
and was ame	ended under PCT Article 19				
on	(if app	licable).			
We (I) hereby state that w including the claims, as amend	e (I) have reviewed and und ed by any amendment referre	derstand the contents of ded to above.	the above-identif	ñed spe	ecification,
We (I) acknowledge the d as defined in Section 1.56 of T	uty to disclose information k itle 37 Code of Federal Regu	nown to be material to lations.	the patentability of	of this a	application
We (I) hereby claim foreign for patent or inventor's certific country other than the United application for patent or inven- application on which priority is	States, listed below and have tor's certificate, or PCT Inter	T International applicate also identified below, mational application has	ion which design by checking the	box, a	ny foreign
Application No.	Country	Day/Month/Y	еаг	Priority Claimed	
101 07 952.4	Germany	20/02/01		Yes	☐ No
				Yes	☐ No
::					

We (I) hereby claim the benefit under application(s) listed below.	Title 35, United States	Code, §119(e) of any United States provisional
(Application Number)		(Filing Date)
(Application Number)	<u> </u>	(Filing Date)
PCT International application designating the claims of this application is not disclose provided by the first paragraph of 35 U.S.C.	he United States, listed be d in the prior United Stat §112, I acknowledge the hich became available be	ited States application(s), or under §365(c) of any elow and, insofar as the subject matter of each of es or PCT International application in the manner eduty to disclose information which is material to etween the filing date of the prior application and
Application Serial No.	Filing Date	Status (pending, patented, abandoned)
And we (I) hereby appoint the following	ng registered practitioner	(s):
	Customer Number	er
	22850	
as our (my) attorneys, with full powers of so business in the Patent Office connected the application be sent to	ubstitution and revocatio crewith; and we (I) herel	n, to prosecute this application and to transact all by request that all correspondence regarding this
	Customer Numbe	or .
	22850	
on information and belief are believed to be willful false statements and the like so made	herein of our (my) own true; and further that the e are punishable by fine	knowledge are true and that all statements made se statements were made with the knowledge that or imprisonment, or both, under Section 1001 of nts may jeopardize the validity of the application
Udo-Henning STOEWER	Resid	lence: AIRBUS Deutschland GmbH
NAME OF FIRST OR SOLE INVENTOR	Kre	etslag 10
111 11 00	<u>D-</u>	21129 Hamburg
Mr - H. Slave	Citiz	en of: Germany
Signature of Inventor	Mail	ing Address:
01.23.2004		· · · · · · · · · · · · · · · · · · ·
Date		•

Gerhard TURLACH	Residence: AIRBUS Deutschland Gmb
NAME OF SECOND JOINT INVENTOR	Kreetslag 10
	D-21129 Hamburg
fl-Lad Vellach	Citizen of: Germany
Signature of Inventor	Mailing Address:
14-01-23	
Data	